Case 22-19812-CMG Doc 32 Filed 05/17/23 Entered 05/17/23 09:46:52 Desc Main Document Page 1 of 7

STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. 0 Valuation of Security O Assumption of Executory Contract or Unexpired Lease 0 Lien Avoidance

				Last revised: August 1, 2020
	U	INITED STATES BANKRUPTCY District of New Jersey	COURT	
In Re:	John C Jamer Kimberly Vaughan-Jamei	Case No	D.:	796
	, ,	Judge:		
		Debtor(s)		
		CHAPTER 13 PLAN AND MOTIC	ONS	
☐ Origina	al s Included	✓ Modified/Notice Required☐ Modified/No Notice Required	Date:	
		E DEBTOR HAS FILED FOR RELIE HAPTER 13 OF THE BANKRUPTCY		

YOUR RIGHTS MAY BE AFFECTED

You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.

The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

THIS PLAN:	
$\hfill \square$ DOES $\hfill \square$ DOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISION ALSO BE SET FORTH IN PART 10.	S MUST
☐ DOES ☑ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.	
☐ DOES ☑ DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONE SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7. IF ANY.	ΞY

Case 22-19812-CMG Doc 32 Filed 05/17/23 Entered 05/17/23 09:46:52 Desc Main Document Page 2 of 7

Initial [Debtor(s)' Attorr	пеу	JSW	_ Ini	tial Debtor:	1C1		Initial	Co-Debtor	KJ
Part 1	Payn	nent and	d Le	ngth of Pla	in						
approx	imately **\$305	60 mon 5.00 for 1	ths. mon		.00 Mor	to the	Chapte	r 13 Trustee	, starti	ng on Januar	y 1, 2023 __ for
	b. The	e debtor	Fut	ure Earning	js .			from the follie, amount a			are available):
	c. Use	e of real	Sal	perty to sati e of real pro scription: posed date	operty	n obligations	S :				
			Des	finance of re scription: posed date							
		Ý	Des		Ridge	Road, Hack	ettstow	ge encumbe n, NJ 07840 ne 1, 2023		roperty:	
	d. e.	√	loa: Oth	n modificati ner informat	on. ion tha	t may be im	portant	relating to th	ne pay	ng the sale, roment and lengage-1st mortg	gth of plan:
Part 2	: Adec	uate Pr	ote	ction			1ОИ Х	NE .			
Truste						ill be made i (creditor		mount of \$_	to t	oe paid to the	Chapter 13
debtor						ill be made i to: (cre		mount of \$	to t	oe paid direct	ly by the
Part 3	: Prior	ity Clair	ms (Including	Admin	istrative Ex	penses	5)			
а.	All allov	wed prio	rity	claims will b	oe paid	in full unles	s the cr	editor agree	s othe	rwise:	
Credito						Type of Prior					Amount to be Paid
Joan S	irkis Wa	rren				Attorney Fee	es				3,000.00
b.	Check No	one: ne e allowe	d pri	iority claims	s listed	below are b	ased or	n a domestic	suppo		an full amount:
1	assiyi	ind to ol	13 (, trou to a y	OACHIII	ioritar arrit al	LO AATII P	o paid icos	GIOGIT U	. Jan announ	. J. IIIJ OIGIIII

Case 22-19812-CMG Doc 32 Filed 05/17/23 Entered 05/17/23 09:46:52 Desc Main Document Page 3 of 7

pursuant to 1	11 U.S.C.1322(a)(4):				
Creditor	Type of Priority	Claim Amou	unt	Amount to	be Paid
Part 4: Secured Cla	aims				
a. Curing Default a	and Maintaining Payments on	Principal Resi	dence: 🗹	NONE	
	will pay to the Trustee (as part debtor shall pay directly to the c follows:				
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
NONE The Debtor will pay	ntaining Payments on Non-Pri to the Trustee (as part of the Pl pay directly to the creditor (outsi	an) allowed clai	ms for arre	earages on month	nly obligations
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
Chase	2014 Subaru Forrester	\$349.18	Arrearage	\$349.18	\$294.18
The following claims purchase money se	xcluded from 11 U.S.C. 506: as were either incurred within 910 curity interest in a motor vehicle be petition date and secured by	odays before the acquired for the	e personal	use of the debto y interest in any	or(s), or incurred other thing of
Name of Creditor	Collateral	Interest Rate	Amount of	Including	aid through the Plan Interest Calculation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🗹 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Case 22-19812-CMG Doc 32 Filed 05/17/23 Entered 05/17/23 09:46:52 Desc Main Document Page 4 of 7

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens		Annual Interest Rate	Amount to
2.) Where allowed secured cla	the Debtor retains aim shall discharg			e Plan, payn	nent of the fu	ill amount	of the
e. Surrender N Upon confir that the stay under collateral:	mation, the stay is						
Creditor	Col	ateral to be Surrer	ndered	Value o	f Surrendered Collateral	Remaini	ng Unsecured Debt
f. Secured Claims The follogical Creditor Ford Motor Credit Chase Auto Finance g. Secured Claim	owing secured cla	ims are unaffed	cted by the Pl				
Creditor First H orizon		Collateral home			Total Amount to	be Paid thi	ough the Plan \$30,373.42
1 113(11 011201)		nome					φ30,373.4Z
Part 5: Unsecure	d Claims	IONE					
a. Not sep	arately classified Not less than	allowed non-p to be distribu		ured claims	shall be paid	d:	
	Not less than	percent					
1	Pro Rata distr	bution from any	y remaining fu	unds			
	tely classified un			nted as follo	ws:		
Creditor	Bas	is for Separate Cla	assification	Treatment		Amo	ount to be Paid
Part 6: Executory	/ Contracts and I	Jnexpired Lea	ses X N	ONE			
non-residential rea	ry contracts and u	n this Plan.) nexpired lease				·	
Creditor Ar	rears to be Cured in an	Nature of Con	tract or Lease	Treatment t	by Debtor	Post-Petition	on Payment

Part 7:	Motion	x NONE	Ξ								
form, <i>l</i> 3015-1	Notice of . A Certi	Chapter 13 fication of S	Plan Tra ervice, N	s must be se nsmittal, wit lotice of Cha an and trans	thin the opter 13	time a	nd in T <i>ransn</i>	the man nittal an	ner set f	orth in	D.N.J. LBR
				der 11 U.S.C e following lie							
Creditor		ature of ollateral	Type of Li	en Amount o	f Lien	Valu Collat		Amount Claim Exempti	of Otl	um of All her Liens painst the Property	Amount of Lien to be Avoided
NONE consist	The Deb		reclassify	d Reclassify y the followin							
Creditor		Collateral		Scheduled Debt	Total Coll Value		Superio	r Liens	Value of Creditor's Interest in Collateral		Total Amount of Lien to be Reclassified
	Ily Unsec The Deb	tor moves to	NE reclassify	iens and Re y the followin ith Part 4 abo	g claims						
Creditor		Collateral	5	Scheduled Debt	Total Co Value	ollateral	An	nount to be	Deemed Secured		Amount to be Reclassified as Unsecured
	a. Vesti		rty of the pation ge s s provide	e Estate d for in Parts g the automa		7 may	continu	ue to mai	il custom	ary noti	ces or
	The Star 1 2 3) Ch. 13 S	e shall pa Standing ministrativ	y allowed cla Trustee Com e Claims			wing c	order:			

5		
6	General Unsecured Claims	
d. Post	-Petition Claims	
The Star Section 1305(a)	nding Trustee ☑ is, ☐ is not author in the amount filed by the post-pet	zed to pay post-petition claims filed pursuant to 11 U.S.C. tion claimant.
Part 9: Modific	cation NONE	
NOTE: Modific	ation of a plan does not require t cordance with D.N.J. LBR 3015-	hat a separate motion be filed. A modified plan must
If this PI		n this case, complete the information below.
Explain below v	why the plan is being modified:	Explain below how the plan is being modified:
Debtors were no Horizon so First I The non exempt distribution is be	t able to obtain a mortgage to pay off Fir forizon is being incorporated into the pla equity in assets is less than anticipated ng changed to pro rata. Irs were not originally in plan	st -First Horizon has been added to part 4g anauto arrears to Chase have been added to part 4b
Are Schedules	Lond I being Glad significance with the	ith this Madified Dlang
	l and J being filed simultaneously w	ith this Modified Plan?
Part 10 : Non-Sta Non-Sta ☑ NON ☐ Expla	Standard Provision(s): Signature	s Required te Signatures:
Part 10 : Non-Ste Non-Ste Non-Ste Non Expla	Standard Provision(s): Signature andard Provisions Requiring Separa E ain here:	s Required te Signatures:
Part 10 : Non-Sta Non-Sta NON Expla Any non	Standard Provision(s): Signature andard Provisions Requiring Separa E ain here:	s Required te Signatures: ere in this plan are ineffective.
Part 10: Non-Sta Non-Sta Non-Sta Non-Sta Any non Signatures The Debtor(s) a By signing and thebtor(s) certify	Standard Provision(s): Signature and Provisions Requiring Separate ain here: -standard provisions placed elsewhold the attorney for the Debtor(s), if that the wording and order of the personal provisions placed elsewhold the attorney for the Debtor(s), if that the wording and order of the personal provisions are supplied to the personal provisions and order of the personal provisions are supplied to the	s Required te Signatures: ere in this plan are ineffective.
Part 10: Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Any non Signatures The Debtor(s) a By signing and sebtor(s) certify Chapter 13 Plan	Standard Provision(s): Signature and Provisions Requiring Separate ain here: -standard provisions placed elsewhold the attorney for the Debtor(s), if that the wording and order of the personal provisions placed elsewhold the attorney for the Debtor(s), if that the wording and order of the personal provisions are supplied to the personal provisions and order of the personal provisions are supplied to the	s Required te Signatures: ere in this plan are ineffective. any, must sign this Plan. I not represented by an attorney, or the attorney for the rovisions in this Chapter 13 Plan are identical to Local Form, tandard provisions included in Part 10.
Part 10: Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Any non Signatures The Debtor(s) a Sy signing and the bettor(s) certify Chapter 13 Plan certify under p	Standard Provision(s): Signature and Provisions Requiring Separate ain here: -standard provisions placed elsewhold and the attorney for the Debtor(s), if filling this document, the debtor(s), it that the wording and order of the parand Motions, other than any non-separate of perjury that the above is treated and provisions.	s Required te Signatures: ere in this plan are ineffective. any, must sign this Plan. I not represented by an attorney, or the attorney for the rovisions in this Chapter 13 Plan are identical to Local Form, tandard provisions included in Part 10.
Part 10: Non-Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Any non Signatures The Debtor(s) a By signing and sebtor(s) certify Chapter 13 Plan certify under p Date: May 15, 2	Standard Provision(s): Signature and Provisions Requiring Separate ain here: -standard provisions placed elsewhold the attorney for the Debtor(s), if filling this document, the debtor(s), if that the wording and order of the parameter and Motions, other than any non-separate of perjury that the above is treezes	s Required te Signatures: ere in this plan are ineffective. any, must sign this Plan. Inot represented by an attorney, or the attorney for the rovisions in this Chapter 13 Plan are identical to Local Form, tandard provisions included in Part 10. Let John C Jamer John C Jamer John C Jamer Debtor Let Kimberly Vaughan-Jamer Kungung Vaughan-Jamer Kimberly Vaughan-Jamer
Part 10: Non-Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Any non Signatures The Debtor(s) a By signing and debtor(s) certify Chapter 13 Plan certify under p Date: May 15, 2	Standard Provision(s): Signature and Provisions Requiring Separate ain here: -standard provisions placed elsewhold the attorney for the Debtor(s), if filling this document, the debtor(s), if that the wording and order of the parameter and Motions, other than any non-separate of perjury that the above is treezes	s Required te Signatures: ere in this plan are ineffective. any, must sign this Plan. Inot represented by an attorney, or the attorney for the rovisions in this Chapter 13 Plan are identical to Local Form, tandard provisions included in Part 10. Let John C Jamer John C Jamer John C Jamer Debtor Let Kimberly Vaughan-Jamer Kuniburuh Wanney
Part 10: Non-Sta Non-Sta Non-Sta Non-Sta Non-Sta Any non Signatures The Debtor(s) a By signing and debtor(s) certify Chapter 13 Plan	Standard Provision(s): Signature and ard Provisions Requiring Separate Eain here: -standard provisions placed elsewhold and the attorney for the Debtor(s), if filling this document, the debtor(s), if that the wording and order of the parand Motions, other than any non-senalty of perjury that the above is treezes	s Required te Signatures: ere in this plan are ineffective. any, must sign this Plan. Inot represented by an attorney, or the attorney for the rovisions in this Chapter 13 Plan are identical to Local Form, tandard provisions included in Part 10. Let John C Jamer John C Jamer John C Jamer Debtor Let Kimberly Vaughan-Jamer Kungung Vaughan-Jamer Kimberly Vaughan-Jamer

Case 22-19812-CMG Doc 32 Filed 05/17/23 Entered 05/17/23 09:46:52 Desc Main Document Page 7 of 7